AO 245B

Judgment in a Criminal Case - D. Massachusetts Statement of Reasons - Sheet 1

UNITED STATES DISTRICT COURT

		Distr	ict of IV	lassachusetts			
UNITED STATES OF AMERICA V.			STATEMENT OF REASONS				
VLADIMIR SHURLAN			Case Number: 1: 05-CR-10100-001-NMG				
					nanica, Esq.,		
				Defendant's Attorney			
The court a	dopts the factual finding	gs and guideli	ne applica	ation in the presente	ence report.		
			O	R			
The court a	dopts the factual finding	gs and guideli	ne applica	ation in the presente	ence report, exce	pt (see attachment, if necessa	
Imprisonmo	se Level: istory Category: ent Range: Release Range:	10 1 6 2 \$2,000.00	to 12 to 3	months years to \$ \$20,000.0		See Continuation Page	
Defendant's Soc. Sec. No.:	000-00-0282			10/19/05			
Defendant's Date of Birth:	00-00-44		•	Date of Imposition of J	ludgment		
Defendant's USM No.:	25651-038		•	Satha	mil M Sou	tos	
Defendant's Residence Addr	ess:		•	Signature of Judicial C			
Channing Street				The Hono	rable Nathani	el M. Gorton	
Cambridge, MA 02138				U.S. Distr	ict Court Judg	ge	
				Name and Title of Jud		7.0	
				10/2	25/05		
Defendant's Mailing Address	S:			Date			
Same as above							

	dgment in a Criminal Case - D. Massachusetts tement of Reasons - Sheet 2	
DEFENDA	NT: VLADIMIR SHURLAN	Statement of Reasons - Page 2 of 3
CASE NUN	MBER: 1: 05-CR-10100-001-NMG	
	STATEMEN	T OF REASONS
Fine wai	ved or below the guideline range because of inability to	рау.
Total Amoun	nt of Restitution: \$ \$56,425.96	
the fashi		ation and prolongation of the sentencing process resulting from ide restitution to any victims, pursuant to 18 U.S.C. § 3663(a)(B)(ii) 8 U.S.C. § 3663(d)).
		ovisions is not ordered in this title 18 property offense because tion impracticable, pursuant to 18 U.S.C. § 3663A(c)(3)(A).
determir process	ning complex issues of fact and related to the cause of a	ovisions is not ordered in this title 18 property offense because amount of the victim's losses would complicate or prolong the sentencing ictim is outweighed by the burden on the sentencing process, pursuant to
stated, p defenda	ursuant to Chapters 109A, 110, 110A, and 113A of Title	before April 23, 1996 that require the total amount of loss to be e 18, restitution is not ordered because the economic circumstances of the stution order, and do not allow for the payment of any or some portion of the schedule of payments.
Partial r	restitution is ordered, pursuant to 18 U.S.C. § 3553(c),	for the following reason(s):

AO	245B		a Criminal Case - f Reasons - Sheet 3						
	FENDAN SE NUM	IDED.	DIMIR SHURLAN			Statement of Reason	ns - Page3	of	3
				STATEME	ENT OF REAS	SONS			
×			in the guideline rar by the application o		not exceed 24 mon	ths, and the court fin	nds no reason to de	epart from the	:
					OR				
	The se	entence is wit	hin the guideline ra	nge, that range exce	eeds 24 months, and	the sentence is impo	osed for the follow	ving reasons:	
					OR				
	The ser	ntence departs	s from the guideline	e range:					
	Ш		the government, as	s a result of a defend	dant's substantial as	ssistance, or			
				,					
							See Cont	tinuation Page	2